FORM PCT/DO/EO/905 (March 2001)

			United States Patent and Trademark Office Washington, D.C. 20231 www.uspto.gov	
THE APPRICATION NO	FIRST NAME	D APPLICANT	ATTY, DOCKET NO.	
U.S. APPLICATION NO.	BARD		j 951665.421U	
09/807497			INTERNATIONAL APPLICATION NO.	
1		5611	PCT/8698/00085	
GASH, ERIC J			LA BILING DATE PRIORITY DATE	
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SEATTLE WA 981	04-7092		10/13/98 10/13/98	
•		TO TIME		
NOTIFICATION OF MI	SSING REQUIREMEN S DESIGNATED/ELEC	LED OEF (12 ONDE	R 35 U.S.C. 371 IN THE UNITED	
STATE	submitted by the applicant of	the IB to the	United States Patent and Trademark	
1. The following items have been Office as a Designated	Office (37 UPK 1.474) 12229	TI PICCICO C		
U.S. Basic National F	ee. ☐ Indicat	ion of Small b	entity Status.	
copy of the internatio	Copy of the international application.			
Oath or Declaration o	1 Oath of Dooman and a second a			
— <u> </u>	Copy of Article 13 dates			
Priority Document. The International Preliminary Examination Report in English and its Annexes, if any. Translation of Annexes to the International Preliminary Examination Report into English.				
Translation of Annex	es to the international Frendini	ary Examinat	ton report and a second	
_		271 (f) but ha	s not filed the following indicated items and/or	
in naragraph 1	helow. The basic Hautonar I'v	oc and my or	by of the international application must be filed	
2. Applicant has requested early processing under 35 U.S.C. 371(1) but has not the determined application must be filed the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment. 11. S. Rasic National Fee. 12. Copy of the international application.				
U.S. Basic National	ræ.	01 410 111101		
2 The following items MUST be	e furnished within the period so	et forth below	in order to complete the requirements for	
acceptance under 35 U.S.C. 371:	et et for Emplish Am	ocessina fee s	will be required if submitted	
a. Translation of the	application into English. A proppropriate 20 or 30 months fro			
The current tra	nslation is defective for the rea	sons indicated	d on the attached Notice of Defective	
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Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).				
c. Oath or declaration of the inventors, in compliance with the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority				
surcharge will	be required if submitted later	utan the appro		
date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons				
indicated on the attached PCT/DO/EO/917. d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the				
priority date (37 CFR 1.492(e)).				
priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must be additional claim fees or cancel the additional claims for which fees are claim fee, are required. Applicant must be \$150.000.				
alaim for one required Applica	ant must submit the additional	claim fees or	cancel the additional claims for which feet and	
due (37 CFR 1.492(g)). See att	ached F10-673.			
5. Applicant has not submitt	ed the required sequence listin	g pursuant to	37 CFR 1.821-1.825. See attached	
PCT/DO/EO/920.				
ALL OF THE ITEMS SET F	ORTH IN 3(a)-3(d), 4 AND 5	ABOVE MI	UST BE SUBMITTED WITHIN TWO (2) IONTHS (where 37 CFR 1.495 applies) FROM	
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED AND SET FOR THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER.				
DESPOND WILL RESULT I	N ABAMDOMMENT.			
	be extended by filing a petitio	n and fee for	extension of time under the provisions of 37 CFR	
1 136(a)				
• •	a translation of the Annexes M	UST be subm	nitted no later than the time period set above or the later than 20 or 30 months from the priority date.	
6. If box 3a or 3c is checked,	processing fee will be required	if submitted	later than 20 or 30 months from the priority date. provided by the appropriate 20 (37 CFR 1.494(d))	
7 — The Article 19 amenume	ale cancence amor a amor	iauon was not	provided by the appropriate 20 (37 CFR 1.494(d))	
or 30 (37 CFR 1.495(d)) month	hs from the priority date.			
Applicant is reminded that any	communication to the United	States Patent	and Trademark Office must be mailed to the bove. (37 CFR 1.5)	
address given in the heading a	nd menue die o.s. apparen-			
A con	of this notice MUSI	be retur	ned with this response.	
Enclosed: PCT/DO/EO/9	17 Notice of D	elective I and	siation	
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